21131

STATE OF TENNESSEE, MONROE COUNTY Criminal Court for Said County, May Term, 2021

COUNT 1

The Grand Jurors upon their oath do present that

JENNIFER RENEE LETNER

on or between November 1, 2018 and June 30, 2019, in MONROE County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly exercise control over property, to-wit: \$22,932.00 cash, the value of \$10,000.00 or more but less than \$60,000.00, of Tellico Plains Elementary PTO without effective consent, with intent to deprive the said Tellico Plains Elementary PTO thereof, in violation of T.C.A. 39-14-103, all of which is against the peace and dignity of the State of Tennessee.

MAY 05 2021

CIRCUIT COURT CIER

STEPHEN D. CRUMP, DISTRICT ATTORNEY GENERAL

TENTH JUDICIAL DISTRICT

No. 2\\3\ STATE OF TENNESSEE vs. Jennifer Renee Letner

Chal E. Rich

Foreman of the Grand Jury

Indictment for:

Theft of property - \$10,000-\$60,000

SUMMONS FOR THE STATE:

Doug Mills
Tabitha Debety
Robert Hooper

A TRUE BILL:

WITNESSES:

Were sworn before the Grand Jury to give evidence on the within indistinent, this the

5th

day of

May

2021

Foreman of the Grand Jury

By the order

STEPHEN D. CRUMI, DISTRICT ATTORN EY

Prosecutor

IN THE CRIMINAL/CIRCUIT COURT FOR MONROE COUNTY, TENNESSEE

Case Number: 21-131	Count: 1	Counsel for the State:	SHARI L. TAYLOE
Judicial District: 10 th Judicial	Division:	Counsel for the Defendant:	TAMMY CRAYNE
State of Tennessee		Retained Pub Def A	
vs.		Counsel Waived Pro	
Defendant: <u>JENNIFER RENEE L</u>	ETNER Alias:	Date of B	irth: Sex: Female
Race: White SSN:		ationship to Victim:	
		cable): State	Control #:
Arrest Date:	_ Victim's Age:	, th-10-17-17-11-11-11-11-11-11-11-11-11-11-11-	
ORDER OF DEFERRA			ed Corrected
On the 23rd day of Aug			1 Mindomonor
☑ Pled Guilty ☐ Pled Nolo Contendere	Indicted Offense Nam	ircle one) 1sl A B C D E	.000-\$60,000
Was Found Guilty By:	Offense Date: 11/01/2	2018 County of Offen	se: Monroe
☐ Jury Verdict	Deferred Offense Nam	ne AND TCA §: $39-14-103 \sim Theft of property - 1 lass (circle one) ABCDE	elony Misdemeanor
☐ Bench Trial			
Upon review of the case, the court finds the			
1. The defendant is eligible for deferral of	the prosecution pursuant to	o Tennessee Code Annotated section (T.C.A	A.) 40-35-313;
The Tennessee Bureau of Investigation conviction:	has certified (per attached	certificate) that the defendant does not hav	e a prior telony of Class A inisdemeanor
3. ✓ The defendant was not charged with	h a violation of a criminal s	statute the elements of which constitute abu	se, neglect or misappropriation of the
property of a vulnerable person as defir	ned in Title 68, Chapter 11,	Part 10; <u>OR</u>	
The defendant agrees without conte	est or any further notice or h	nearing that the defendant's name shall be pairs order shall be forwarded by the clerk to	the department of health:
4. The defendant consents to T.C.A. 40-3	5-313 deferral, as evidence	ed by the defendant's signature below; ANI)
5. The defendant should be granted a defe	erral of charges pursuant to	T.C.A. 40-35-313.	
It is therefore ORDERED that the prosect	linon in this case is deterred	d pursuant to T.C.A. 40-35-313, and the de	fendant is placed on probation. The
It is, therefore, ORDERED that the prosect terms and conditions ordered by this court is	ution in this case is deferred apply to the defendant's pro	d pursuant to T.C.A. 40-35-313, and the de obation and are incorporated herein by refer	fendant is placed on probation. The rence thereto.
terms and conditions ordered by this court a	apply to the defendant's pro	obation and are incorporated herein by refer	rence thereto.
terms and conditions ordered by this court a Probation Term: Total Length 3 year Community Service: 200 hours	apply to the defendant's pros	obation and are incorporated herein by refer	rence thereto.
terms and conditions ordered by this court at Probation Term: Total Length 3 vear Community Service: 200 hours Supervising Entity (unless otherwise provided	apply to the defendant's pross Beginning Date I to the defendant by the coun	obation and are incorporated herein by reference of the observation of	rence thereto. 2024
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